

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/691,352	10/18/2000	Duane M. Pinault	55126USA3A.002	3971
32692 7	7590 03/10/2004		EXAM	INER
3M INNOVATIVE PROPERTIES COMPANY PO BOX 33427			NORDMEYER	, PATRICIA L
ST. PAUL, MN 55133-3427			ART UNIT	PAPER NUMBER
			1772	*

DATE MAILED: 03/10/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	09/691,352	PINAULT ET AL.
Office Action Summary	Examiner	Art Unit
· .	Patricia L. Nordmeyer	1772
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with	the correspondence address
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above, the maximum statutory perion - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply eply within the statutory minimum of thirty (30 od will apply and will expire SIX (6) MONTHS ute, cause the application to become ABANI	be timely filed O) days will be considered timely. Forom the mailing date of this communication. DONED (35 U.S.C. § 133).
Status		
1) ⊠ Responsive to communication(s) filed on 20 2a) □ This action is FINAL . 2b) ⊠ The 3) □ Since this application is in condition for allow closed in accordance with the practice under	nis action is non-final. vance except for formal matters	
Disposition of Claims		
4)	rawn from consideration.	
Application Papers		
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) acceptant may not request that any objection to the Replacement drawing sheet(s) including the correct of the oath or declaration is objected to by the Replacement of the second se	ccepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is	See 37 CFR 1.85(a). s objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document c	nts have been received. nts have been received in Appli iority documents have been rec au (PCT Rule 17.2(a)).	cation No eived in this National Stage
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	4) Interview Summ Paper No(s)/Ma 3) 5) Notice of Inform 6) Other:	

DETAILED ACTION

Repeated Rejections

1. The 35 U.S.C. 103 rejection of claims 1 - 19, 26, 27, 30, 31 and 35 over Tsuei is repeated for reasons previously of record in the paper dated October 10, 2003.

Tsuei discloses an article with a plurality of ceramic granules (Column 11, lines 47 – 51 and Figure 1, #16) bonded to a polymeric film (Column 11, lines 28 – 30 and Figure 1, #11) by a radiation curable (Column 4, lines 41 – 44) aliphatic urethane acrylic copolymer (Column 4, lines 30 – 31). A variety of items may be added to the curable coating including pigments, dyes, ultraviolet absorbers, ultraviolet scavengers, fillers and adhesion promoters (Column 7, lines 26 – 37). In order to improve adhesion to the coatings, the film may be primed (Column 11, lines 43 – 45). The article may also be formed from a free-standing coating with a layer of adhesive to attach particles to the surface (Column 12, lines 26 – 45). A size coating, scalant, of varying thickness is placed over the particles, completely covering some of the particles, and adhesive layer to help bond the particles to the film (Column 10, lines 39 – 59). The article may be used as a floor covering (Column 9, lines 59 – 64). The product has white ceramic granules (Column 11, line 52) adhered to a film with transparent adhesive (Column 10, lines 63 – 65) that was tested for flexibility, pliability, (Column 25, lines 14 – 24) and had a tensile elongation of 112% (Column 25, lines 37 – 40).

One of ordinary skill in the art would have recognized that the claimed integrated granule product would be pliable as determined by the flexibility test according to ASTM D-228-00 and ASTM D-882.97 and the aesthetic color of granules are not affected by the cured adhesive since Tsuei teaches a composition made with ceramic granules adhered to a service using an acrylated aliphatic urethane, which are the same parameters of the claimed invention. Therefore, one of ordinary skill in the art would readily determine the optimum flexibility and color affects depending on the end desired results in the absence of unexpected results.

Tsuei teaches solid ceramic granules instead of ceramic coated granules. The solid granules are performing an equivalent function to the Applicant's ceramic coated granules, unforeseen of any unexpected results from the coated ceramic granules. If unexpected results are present from having the coated granules instead of solid particles, these results need to be presented to show that the granules are not equivalent functions.

2. The 35 U.S.C. 103 rejection of claims 28, 29 and 37 – 39 over Tsuei is repeated for reasons previously of record in the paper dated October 10, 2003.

Tsuei discloses an article with a plurality of ceramic granules (Column 11, lines 47 - 51 and Figure 1, #16) bonded to a polymeric film (Column 11, lines 28 - 30 and Figure 1, #11) by a radiation curable (Column 4, lines 41 - 44) aliphatic urethane acrylic copolymer (Column 4, lines 30 - 31). A variety of items may be added to the curable coating including pigments, dyes, ultraviolet absorbers, ultraviolet scavengers, fillers and adhesion promoters (Column 7, lines 26

Art Unit: 1772

- 37). In order to improve adhesion to the coatings, the film may be primed (Column 11, lines 43 – 45). The article may also be formed from a free-standing coating with a layer of adhesive to attach particles to the surface (Column 12, lines 26 – 45). A size coating, sealant, of varying thickness is placed over the particles, completely covering some of the particles, and adhesive layer to help bond the particles to the film (Column 10, lines 39 – 59). The article may be used as a floor covering (Column 9, lines 59 – 64). The product has white ceramic granules (Column 11, line 52) adhered to a film with transparent adhesive (Column 10, lines 63 – 65) that was tested for flexibility, pliability, (Column 25, lines 14 – 24) and had a tensile elongation of 112% (Column 25, lines 37 – 40). However, Tsuei fails to disclose the article being a roofing shingle or roll of roofing material, wherein the integrated granule product forms the exposed surface layer of a roofing material and wherein the integrated granule product is suitable as an exposed surface layer of a roofing material

One of ordinary skill in the art would have recognized that the claimed integrated granule product would be pliable as determined by the flexibility test according to ASTM D-228-00 and ASTM D-882.97 and the aesthetic color of granules are not affected by the cured adhesive since Tsuei teaches a composition made with ceramic granules adhered to a service using an acrylated aliphatic urethane, which are the same parameters of the claimed invention. Therefore, one of ordinary skill in the art would readily determine the optimum flexibility and color affects depending on the end desired results in the absence of unexpected results.

Application/Control Number: 09/691,352

Art Unit: 1772

Page 5

Tsuei teaches solid ceramic granules instead of ceramic coated granules. The solid granules are performing an equivalent function to the Applicant's ceramic coated granules, unforeseen of any unexpected results from the coated ceramic granules. If unexpected results are present from having the coated granules instead of solid particles, these results need to be presented to show that the granules are not equivalent functions.

Regarding the limitations of the article being a roofing shingle or roll of roofing material, wherein the integrated granule product forms the exposed surface layer of a roofing material and wherein the integrated granule product is suitable as an exposed surface layer of a roofing material in claims 28 and 37 – 39, it has been held that a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. See *In re Casey*, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963).

New Rejections

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

4. Claims 1, 10, 12, 16, 26, 27, 28, 35 and 37 – 42 are rejected under 35 U.S.C. 102(b) as being anticipated by George et al. (USPN 5,484,477).

George et al. disclose an integrated granule product made with ceramic-coated slate base granules (Column 7, lines 1-2) that are covered with a thin film composition (Column 7, lines 4 -6), where the granules are being adhered to the asphalt surface of a shingle backing (substrate) by the thin film coating (Column 7, lines 7 - 8). Included in the thin film coating is an adhesion promoter (Column 26 – 27) such as silicon resins (Column 7, line 41), a cured adhesive material, there by making a supporting cured adhesive film. The ceramic-coated granules are on the exposed surface of the shingle (Column 7, lines 50 - 53).

Response to Arguments

5. Applicant's arguments filed January 20, 2004 have been fully considered but they are not persuasive.

In response to Applicant's arguments that no equivalence is recognized in the prior art and the rejection over Tsuei should be withdrawn, "It is prima facie obvious to combine two compositions each of which is taught by the prior art to be useful for the same purpose, in order to form a third composition to be use for the very same purpose". MPEP 2144.06. There is no mention of the type of material making up the granule coated with the ceramic material in the claims; therefore, the granule could be a ceramic granule coated with a ceramic material, which Application/Control Number: 09/691,352

Art Unit: 1772

would have the same structure as Tsuei, a completely ceramic granule. Also, the granule is being used for the same purpose, a coating that is exposed on the surface of a floor covering wherein the ceramic material is in contact with the materials of the invention. Therefore, the ceramic granule of Tsuei is performing an equivalent function to the Applicant's ceramic coated granule.

In response to Applicant's argument that claims 28 and 37 - 39 are not intended use claims but structured articles, the way the claims are written, the limitations of claims 28 and 37 - 39 do not clearly come across as structural limitations, but intended use of the granule product. The claims refer to articles through claim 26, but then leave out the substrate mentioned. It appears that the combination of the a substrate and the granule product is what makes up the roofing material without the addition of any other material or structure. Therefore, claims 28 and 37 - 39 are an intended use of the combination of the granule product and the substrate to which it is attached.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Patricia L. Nordmeyer whose telephone number is (571) 272-1496. The examiner can normally be reached on Mon.-Thurs. from 7:00-4:30 & alternate Fridays.

Art Unit: 1772

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Y. Pyon can be reached on (571) 272-1498. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Patricia L. Nordmeyer

Examiner

Art Unit 1772

pln pln HAROLD PYON SUPERVISORY PATENT EXAMINER